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| 25 | Liquidators with no personal liability Hugh                  |   |  |
| 26 | Dickson and David Bennett                                    |   |  |
| 27 |  |   |  |
| 28 |  |   |  |
|    |  |   |  |

## UNITED STATES DISTRICT COURT 1 DISTRICT OF NEVADA 2 3 Case No. 2:18-cv-00322-JAD-CWH REMARK HOLDINGS, INC., a Delaware corporation; and KANKAN LIMITED., a British Virgin Islands 4 company, STIPULATION AND ORDER FOR 5 Plaintiffs, **EXTENSION OF TIME TO** FILE DISCOVERY PLAN/ 6 SCHEDULING ORDER V. 7 (FIRST REQUEST) CHINA BRANDING GROUP LIMITED (IN OFFICIAL 8 LIQUIDATION), an exempted Cayman Islands company 9 acting by and through its joint official liquidators; ADAM ROSEMAN; JOINT OFFICIAL 10 LIQUIDATORS, with no personal liability, HUGH 11 DICKSON OF GRANT THORNTON SPECIALIST SERVICES (CAYMAN) LTD, a Cayman Islands 12 company, and DAVID BENNETT OF GRANT 13 THORNTON RECOVERY AND REORGANISATION LTD, a Cayman Islands company; and DOES 1 through 14 10, inclusive, 15 Defendants. 16 Plaintiffs Remark Holdings, Inc., and Kankan Limited, Defendant China Branding Group 17 Limited (in Official Liquidation) acting through its Joint Official Liquidators, Hugh Dickson of Grant Thornton Specialist Services, and David Bennett of Grand Thornton Recovery and Reorganization 19 Ltd. (the "Cayman Defendants"), and Defendant Adam Roseman hereby stipulate and agree that the 20 deadline to file a Discovery Plan/Scheduling Order should be extended from October 29, 2018, until 21 30 days from a ruling on the pending motions to dismiss by the Cayman Defendants and 22 Defendant Roseman. In support of this stipulation, the parties state as follows: 23 1. On April 25, 2018, Defendant Roseman filed a Motion to Dismiss (ECF No. 20). 24 Briefing was completed on June 15, 2018. On September 14, 2018, the Cayman Defendants filed a Motion to Dismiss (ECF No. 26 40). Briefing will be completed on October 29, 2018. 3. A Discovery Plan/Scheduling Order is currently due on October 29, 2018. 28

| 1        | 4. The parties believe that discove  | ery should be stayed in this matter pending resolution   |
|----------|--|--|
| 2        | of the motions to dismiss in an effort to preserve judicial and party resources.                         |  |
| 3        | 5. The defendants further agree and stipulate that they shall not assert or otherwise raise              |  |
| 4        | any defense to liability, damages or remedies arising from or related to Plaintiffs' agreement to a stay |  |
| 5        | of discovery as requested herein.  |  |
| 6        | 6. This is the parties' first req  | uest to extend the deadline to file a Discovery  |
| 7        | Plan/Scheduling Order.   |  |
| 8        |  |  |
| 9        | DATED: October 25, 2018  |  |
| 10       | /s/ Kyle J. Kolb   | /s/ John F. LaSalle  |
| 11<br>12 | Kyle C. Bisceglie ( <i>pro hac vice</i> ) Kyle J. Kolb ( <i>pro hac vice</i> ) OLSHAN FROME WOLOSKY LLP  | Alan B. Vickery ( <i>pro hac vice</i> ) John F. LaSalle ( <i>pro hac vice</i> ) BOIES SCHILLER FLEXNER LLP |
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| 26       | Attorneys for China Branding Group   |  |
| 27       | Limited (In Official Liquidation) and its  |  |
| 28       | Joint Official Liquidators Hugh Dickson and David Bennett  |  |
|          |  |  |

IT IS SO ORDERED:

UNITED STATES MAGISTRATI

DATED: October 30, 2018